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NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE

U.S. GRAND JURIES ("GJ")

U.S. DISTRICT COURT ("USDC")

NORTHERN DISTRICT OF CALIFORNIA ("NOCA")

In re: KENNETH BONANO, et al. ) CV12-2802SI (RR) (aka In re: LIGHTER)

WILLIAMS v. [MELINDA] HAAG, ) (GJ Case No. 2)

[President Barak Obama, ) RESPONSE TO ORDER OF

Eric Holder, Republican ) DISMISSAL, RE: CONFESSION

National Committee], et al. ) EXHIBITS

To: FOREPERSON OF MOST RECENTLY EMpaneled GJ FOR NOCA, the herein to be delivered by NOCA GJ Clerk.

RESPONSE TO ORDER OF DISMISSAL, RE: CONFESSION

COMES now, ERIC LIGHTER, pro se ("Lighter") and hereby submits the following Response to Order of Dismissal, filed 7-18-2012 ("Order") and Judgment also filed 7-18-2012, both received early 7-24-2012.

Lighter ("I") filed a Presentment Request 5-7-2012 ("PR"), but only as a case that was intended as a forum to present my felony confessions from. In fact, this case was not docketed until 6-1-2012, and on 5-28-2012 Lighter made his felony confession to the NDCA Grand Juries in the sister GJ case before the Hon. Judge ES Davila - I filed that NOCA GJ confession in the herein on 6-18-2012, see Presentment Motion; I filed Addenda thereto on 6-20-2012, 6-25-2012, 6-26-2012, 6-27-2012, 7-2-2012, plus on 7-12-2012 my Response to Motion to Consolidate, plus various letters. Moreover, my caption always first named the Grand Juries as the venue, at the USDC, NOCA location. Therefore, said PR was never intended to be or requested to be a civil case. I cooperated

with the Court's paperwork it requested, but said Presentment Motion moved this Court to convert this case into a criminal case especially pursuant to my confession which is the sole property of the NDCA Grand Juries. Moreover, now I have bonded the GJ to cover their costs of investigating said PR AND confession, thus underwriting in part said GJ. This bonding is shared with San Jose and comes from:

- a. 25% of the expected \$3,500.00 rent from an Oregon ranch/factory, see Third Addendum, etc.; dated 7-20-2012, U.S. v. Cermak, et al., 1:12-cv-00603-CL, USDC, OR-Med, to be paid monthly, c/o Judge Illston herein, rent assignment dated 7-14-2012 [a different 25% of the \$3,500.00 is to be paid to c/o Hon. Judge EJ Davila of San Jose USDC for bonding the NDCA GJ at San Jose];
- b. Bill of Sale for a portion of the claims of Lawrence Williams described in and implied in Williams v. Haag, et al., cv12-3310-SI(PR), USDC, NDCA, see attached Bills of Sale; and
- c. Said confession itself, since it is property of the Grand Juries.

Such property of the Grand Juries of NDCA is an "underlying property or liberty interest that gives one a right to due process," Order, p. 3. My clear mission herein has not been and is not to merely report or present my allegations to the GJs, but rather to deliver my confession, to joining Bonano, et al., to the GJ.

Further, the GJ are not per se an Article III Court, but rather a body in part only supervised by the Court but independent therefrom. My injury in having my confession tampered with, blocked and thwarted is sacrificed Christian purity (religious discrimination), and the damages to me, as a co-victim, from continued corruption, coverup of corruption, and retaliation by my "partners" Bonano, et al.; which is a strong connection between injury and the bad conduct. The injury will likely be redressed by a favorable decision, which decision has only the lower "probable cause" standard to be applied by the GJs.

I also object to the unilateral change of the case name from In re: Bonano et al., and case remaining a civil case rather than being converted to a criminal case, since the GJ only have jurisdiction over felonies. Thus all the filed "addenda" was focused on explaining and proving the subject felonies that support said confession. The importance is that the U.S. Constitution Fifth Amendment requires all felonies to be first processed through the GJ, whether by Presentment or Indictment, not the Court. If only the Court or the prosecutor approved confessions, or none ever reach the GJs, then how is the GJ independent from the GJ or the prosecutor except as their puppet? The result is systemic defilement of the judicial process. All that requires is one such puppet show to prove the system fails and all cases are suspect and require review, regardless of what stage a case is at. Certainly all plea agreements are now "dirty" confessions.

Bonano was the sole GJ witness against Lighter [and key, but perjurious, trial witness for the gov't], and extensively and/or materially lied to the GJ, and at trial, as did AUSA O'Reilly and Wong, whether directly or by omission by tampering with the evidence. Save for their crimes and deceptions against Lighter and the Courts, Lighter would be exonerated. Yet Lighter joined them in their crimes, but in a defiled system. Lighter did not ask for this case, and hereby submits his Presentment charges and confession herein, in duplicate form, directly to the Court in its role as a supervisor of the NDCA Grand Juries [the USDC, NDCA Chief Judge is the ultimate GJ supervisor] irrespective of the outcome of the instant case; but said duplicate charges and confession are the sole property of the NDCA Grand Juries. The duplicate case is entitled In re: Bonano, et al., GJ Case No. 3, and includes the charges against Bonano, et al. of felony threat(s) against Lighter, et al. in attempts to halt Lighter from reporting and confessing to the GJ regarding Bonano, et al. Said threat(s) caused a material witness conflict and resulting removal of Mary Conn as my

attorney in U.S. v. Lighter, crno. 05-215-EJD, docket no. 324, filed 7-9-2012 under seal. In fact, said Order herein is strikingly silent regarding confessions, especially Lighter's confession. My confession is to joining the charges made by me against Kenneth Bonano, Katherine Wong, and Charles O'Reilly as described herein, plus in In re: Bonano, et al., GJ Case No. 1, and U.S. v. Lighter, both USOC, NDCA, San Jose.

Said silence, in said Order, on the subject of confessions is due to confessions being an inalienable right [beginning with confessions to God] as detailed in my 6-27-2012 Fourth Addendum, etc. herein [also 6-28-2012 Third Addendum to Declaration, etc. in San Jose GJ Case No. 1] along with the explanation of how plea agreement allocutions are confessions and most NDCA criminal cases are resolved with pleas, "One proof of the systemic defiling nature of the defiling of NDCA is that Lighter's charges and confession is to and for ALL NDCA Grand Juries, yet neither charges nor confession are before ANY NDCA Grand Juries."

Lighter faces religious discrimination from Bonano, et al. as noted above, and perhaps from this Court, including for agreeing with Mr. Williams' protest of abortion (albeit with exceptions) as legal amputation via suing to have both his legs amputated (Williams wants his legs sent to Pres. Obama as the "worldwide leader of the abortion movement"). Such religious discrimination is akin to a hate crime and as such is added to the charges against Bonano, et al.<sup>①</sup> [which Lighter joins therewith].

The blocking, thwarting, and otherwise tampering with Lighter's felony confession is fraud on the Grand Juries and/or the Court, and perhaps even by the Court itself, Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 218, 64 S.Ct. 997 (1994), "Truth needs no disguise." Prejudice is not an

<sup>①</sup> Confession never got to the GJs, and Williams still has his legs.

element of fraud on the Court, nor should the effectiveness of such fraud be allowed to be disputed, but rather such fraud is that which harms the integrity of the judicial process, Id., also K.W. Thompson Tool Co., 62 F.2d 1128, 1132-33 (CA9, 1995).

Lighter asks the Court to view the instant Response as a Motion to Reconsider said Order, and deny the Motion so that Lighter can accurately state:

1. In re Bonano, et al., GJ Case No. 2 had its felony confession denied by this Court, and
2. In re Bonano, et al., GJ Case No. 3 is actively still trying to get said Felony confession the same respect as any other allocution, including from plea agreements in the NDCA, and all other confessions, except those other "puppet show" confessions and the like.

DATED: 7-26-2012.

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ERIC LIGHTER

SECOND ORIGINAL

BILL OF SALE

On this 14<sup>th</sup> day of July, 2012, Mighty God Foundation, a Hawaii unincorporated association type irrevocable trust wholly owned subsidiary of Diamond Credit Bureau, Inc., a Hawaii corporation, both of whose address is P.O.Box 490, Volcano, Hawaii 96785, "Seller," for \$10.00 or equivalent value, and other good and valuable consideration hereby acknowledged as received, hereby grants, bargains and sells all right, title and interest in TEN PERCENT (10%) of the assets sold to Seller in the hereto original June 29, 2012 Bill of Sale, to ERIC LIGHTER, married, of P.O.Box 1085, Volcano, Hawaii 96785, for the sole purpose of bonding and underwriting the NDCA Grand Juries for their review and consideration of charges and confession of ERIC LIGHTER, as directed by same, subject to the continued consent of Seller.

MIGHTY GOD FOUNDATION

By Ed Lighter its Trustee

ERIC LIGHTER

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IN RE: BONANZO, ET AL., CV12-2802 SI, USDC, NOCA on or about 7-30-2012

BILL OF SALE

On this 29<sup>th</sup> day of June, 2012, Lawrence Williams, single, of San Jose, California, "Seller," from Mighty God Foundation, a Hawaii unincorporated association at P.O. Box 1085, Volcano, Hawaii 96785 for \$10.00 or equivalent value, and other good and valuable consideration hereby acknowledged as received, hereby grants, bargains and sells, all right, title and interest in and to eighty seven and one half percent (87 1/2%) of any and all claims, recoveries and rights, privileges and interests described in or implied in Williams v. Haag, et al., CV12-3310 SI (PR), USDC, NOCA, to Mighty God Foundation. This request I make in defense (sic) for the babies for the purpose of saving babies from abortion. I make this commitment under penalty of perjury and in the name of the Lord Jesus Christ.

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Lawrence Williams

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